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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

AMANDA FRLEKIN, AARON GREGOROFF,
SETH DOWLING, DEBRA SPEICHER; AND
TAYLOR KALIN, on behalf of themselves and
all others similarly situated,

Plaintiffs,

v.

APPLE INC.,

Defendant.

Case No. 13cv03451-WHA (lead)
Case No. 13cv04727-WHA (consolidated)

~~PROPOSED~~ SUPPLEMENTAL
JUDGMENT FOR SETTLEMENT RE
105 ADDITIONAL EMPLOYEES


In the Court's Supplemental Final Approval Order entered February 9, 2023 (ECF No. 484), the Court granted Plaintiffs Seth Dowling, Amanda Frlekin, Aaron Gregoroff, Taylor Kalin, and Debra Speicher's motion for final approval of the parties' Separate Settlement Agreement for the Class of 105 Additional Employees (the "Separate Settlement Agreement"). Accordingly, the Court hereby enters this Supplemental Judgment on the Class Claims of the Participating Settlement Class Members, and on the PAGA Claims of Plaintiffs Frlekin and Kalin, the State of California, and the Class of 105 Additional PAGA Employees under the Separate Settlement Agreement and pursuant to Federal Rule of Civil Procedure 54(b) and based on the findings, conclusions, and orders set forth in the Supplemental Final Approval Order. The Court determines that there is no just reason for delay of this Supplemental Judgment with respect to these claims. Each party shall bear its own costs, other than as specified in the Separate Settlement Agreement and the Final Approval Order.

Without affecting the finality of this Supplemental Judgment in any way, this Court retains jurisdiction over: (a) the implementation of the Separate Settlement Agreement and the terms of the Separate Settlement Agreement; (b) the distribution of the Total Settlement Amount to Participating Settlement Class Members, the Class of 105 Additional PAGA Employees, the Labor and Workforce Development Agency, the Settlement Administrator, and, as applicable, the agreed-upon cy pres recipient under the Separate Settlement Agreement; and (c) all other proceedings related to the implementation, interpretation, administration, consummation, and enforcement of the terms of the Separate Settlement Agreement.

The time for Participating Settlement Class Members under the Separate Settlement Agreement to appeal from this final Judgment shall commence upon its entry.

IT IS SO ORDERED.

DATED: March 6, 2023



Hon. William Alsup
United States District Judge